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	Application No.	Applicant(s)	
Notice of Allowability	09/995,063 Examiner	MICHAELS ET AL. Art Unit	<u> </u>
	Frederick C. Nicolas	3754	\\;
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS nerewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT F of the Office or upon petition by the applicant. See 37 CFR 1.31	6 (OR REMAINS) CLOSED in ) or other appropriate commu RIGHTS. This application is so	this application. If not include nication will be mailed in due	ed course. <b>THIS</b>
I. $igotimes$ This communication is responsive to <u>the amendment filed</u>	on 6/7/2004.		
2. ☑ The allowed claim(s) is/are <u>1-6,8,14-19,21,27-35,37 and 7</u>	<u>79</u> .		
3. $\boxtimes$ The drawings filed on <u>14 February 2002</u> are accepted by	the Examiner.		
<ol> <li>Acknowledgment is made of a claim for foreign priority unally all blooms. Some* claim for foreign priority unall blooms. Some* claim for foreign priority unall blooms.</li> <li>Certified copies of the priority documents have all copies of the certified copies of the priority documents. International Bureau (PCT Rule 17.2(a)).</li> </ol>	e been received. e been received in Application	n No	ilion from the
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDON! THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  5. A SUBSTITUTE OATH OR DECLARATION must be submitted in the submitted process.	MENT of this application.  nitted. Note the attached EXA	MINER'S AMENDMENT or N	
_		decidi dilott is deficient.	
<ol> <li>CORRECTED DRAWINGS (as "replacement sheets") mu</li> <li>(a) including changes required by the Notice of Draftsper</li> </ol>		( PTO-948) attached	
1) 🗌 hereto or 2) 🗍 to Paper No./Mail Date	<u>-</u> ·		
(b) ☐ including changes required by the attached Examiner Paper No./Mail Date			
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in			back) of
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT</li> </ol>			Note the
Attachment(s) Ⅰ. □ Notice of References Cited (PTO-892)	5. ☐ Notice of Inf	ormal Patent Application (PT0	O-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☐ Interview Su	ımmary (PTO-413),	,
Information Disclosure Statements (PTO-1449 or PTO/SB/ Paper No./Mail Date		Mail Date Amendment/Comment	
1.   Examiner's Comment Regarding Requirement for Deposit	8. 🛛 Examiner's	Statement of Reasons for Allo	owance
of Biological Material	9. 🗌 Other		

## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with the applicants' attorney Mr. Anthony G. Volini on 7/16/2004.

The application has been amended as follows:

IN THE CLAIMS:

This application is in condition for allowance except for the presence of claims 7,9-13,20,22-26,36,38-78 to an invention non-elected without traverse. Accordingly, claims 7,9-13,20,22-26,36,38-78 have been cancelled.

## Allowable Subject Matter

- 2. Claims 1-6,8,14-19,21,27-35,37,79 are allowed.
- 3. The following is an examiner's statement of reasons for allowance: the prior art fails to disclose or render obvious a container for product in combination with the other claimed limitations of claim 1:

"a first wall portion extending from the container body to and contiguous with a second wall portion wherein the second wall portion is tapered and extends toward a reduced diameter terminating in an exterior end that has at least one side opening therethrough wherein the valve is actuable to dispense product through the side opening and wherein the first wall portion is non-tapered and lacks any side openings".

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The prior art fails to disclose or render obvious a combination of a container and a dispensing apparatus in combination with the other claimed limitations of claim 14:

"the hollow stem further including a first tapered sealing surface disposed intermediate the side opening and the container body wherein the stem is adapted for engagement with the apparatus to permit dispensing of product through the side opening into the dispensing apparatus; the dispensing apparatus including, a coupling member having a second sealing surface that seals against the first sealing surface forming a continuous seal that prohibits flow of product past the seal".

The prior art fails to disclose or render obvious a container for product in combination with the other claimed limitations of claim 27:

"wherein the container has pressurized product therein in combination with a dispensing apparatus adapted to dispense product and having a coupling assembly and a dispenser inlet valve, wherein the container is engaged by the coupling assembly wherein the hollow stem is adapted for engagement with the dispenser inlet valve to permit dispensing of product through the at least one side opening into a chamber of the dispensing apparatus, and wherein the chamber temporarily stores product prior to dispensing product from the apparatus".

The prior art fails to disclose or render obvious a combination of a dispensing apparatus and a container of pressurized product in combination with the other claimed limitations of claim 28:

"wherein the hollow stem has an exterior end that has at least one side opening therethrough and wherein the hollow stem is adapted for engagement with the

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opening into the dispensing apparatus and wherein the hollow stem includes a profiled end surface and a main body portion and wherein the coupling assembly includes a first sealing element engageable with the main body portion and a second sealing element engageable with the end surface".

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frederick C. Nicolas whose telephone number is (703)-305-6385. The examiner can normally be reached on Monday - Friday from 9:00 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mancene L. Gene, can be reached on 703-308-2696. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For

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more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

FN July 16, 2004

> Gene Mancene Supervisory Patent Examiner Group 3700

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